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PETITION UNDER 28 U.S.C. § 2254 FOR WRIT OF HABEAS CORPUS BY A PERSON IN STATE CUSTODY

United	States District Court	District:			
Name ((under which you were convicted):			Docket or Case No.:	
Charle	es Jason Lively			2:15-cv-07458	
Place o	of Confinement :		Prisoner No.:		
Mount	: Olive Correctional Complex		#45709		
Petitio	ner (include the name under which you were convicted) Charles Jason Lively	Respondent	•	having custody of petitioner)	
			Oscience de la companya de la compa		and the control of th
The At	torney General of the State of: West Virginia			The state of the s	
	PETIT			JUL - 8 2015 TERESA L. DEPPNER, CLERK U.S. District Court	
1.	(a) Name and location of court that entered the judgmer		,	nging:Southern District of West Virginia	and the second second
	McDowell County Circui	+ Cloud	k, Wel	ch West Viveginia	
				05-F-157	
2.	(a) Date of the judgment of conviction (if you know):	11-21	-06		
	(b) Date of sentencing: 50/4 3/5+ 2	(a) 100	AW I wh	s resentenced sourceltimes a	Qte.
3.	Length of sentence: Life wi Marcan			A STATE OF THE STA	
4.	In this case, were you convicted on more than one coun	or of more th	nan one crime?	Yes I No	
5.	Identify all crimes of which you were convicted and ser	itenced in this	case: T	WAS convicted	
	of murder and Arson	is the	e lot dem	ee. Arson was	
	the under living Felong		, υ	a de la companya de	
	2 3		0		
	\				
6.	(a) What was your plea? (Check one)				
	(1) Not guilty	(3)	Nolo contendo	ere (no contest)	
	☐ (2) Guilty	(4)	Insanity plea		

(b) If you entered a guilty plea to one count or charge and a not guilty plea to another count or charge, what did
you plead guilty to and what did you plead not guilty to?
NA
•
(c) If you went to trial, what kind of trial did you have? (Check one)
Jury Judge only
Did you testify at a pretrial hearing, trial, or a post-trial hearing?
Yes D No
Did you appeal from the judgment of conviction?
Tyes I No
If you did appeal, answer the following:
(a) Name of court: West Virginia Supreau Court of Appeals (b) Docket or case number (if you know): Appeal Number 34856
(c) Result: 4 to 1 Vote Against with Judge Ketchun weiting Disso
(d) Date of result (if you know): June 16 2010
(e) Citation to the case (if you know): Doft Violation
(f) Grounds raised: @ Outpageous And NON-Probative 404(b) Evidence
all the transfer of the second
1) The Covert served by giving States Tushurtion C pagerding
Concepted Action
3 The evidence presented at temp was monifestly mades
to establish the underlying presequisite oftense for Felous Murde
(g) Did you seek further review by a higher state court?
If yes, answer the following:
(1) Name of court:
(2) Docket or case number (if you know):
(3) Result:

(4) Date of result (if you know):

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		(5) Citation to the case (if you know):	
		(6) Grounds raised:	
	(h) D	id you file a petition for certiorari in the United States Supreme Court?	
		If yes, answer the following:	
		(1) Docket or case number (if you know):	
		(2) Result:	
		(3) Date of result (if you know):	
		(4) Citation to the case (if you know):	
10.	Other	than the direct appeals listed above, have you previously filed any other petitions, applications, or motions	
	conce	erning this judgment of conviction in any state court? Yes No	
11.	If you	ar answer to Question 10 was "Yes," give the following information:	
	(a)	(1) Name of court: Circuit Court of Mc Dowell County (marc) Crow fryette co	Q.
		(1) Name of court: Circuit Court of McDowell County (march Prom Fryettera) (2) Docket or case number (if you know): Civil Action 11-C-110-C (Felony 05-E-157-5)	1-10.
		(3) Date of filing (if you know): July 8 ZOI)	
		(4) Nature of the proceeding: Hobers Carpus petition for relief	
		(5) Grounds raised: O I Neffective postormance of course)	
		@ Miscarded of Circuit Clerk Michael Brooks Admitingly	
		engagina in Exporte communication on behalf of the	
		State At the behest of Proseculing Attorney 510 Bell.	
		Specifically Attempted to coloret A recording state witness his	
		previous state med inculpating the petitioner	
		3 Pailure of Israel Judge Booker Stephen to Voluniarily Recuse	
		hiself. He had along standing political and personal relationship with Uic	على
		@ Un ethical Misondest of Proseculny Attorney Sid Bell. He	
		deliberately subscuing the inthinidation of recording withess Hers notion	Ð
		(6) Did you receive a hearing where evidence was given on your petition, application, or motion?	
		☑ Yes □ No	
		(7) Result: Potition was Denled	
		(8) Date of result (if you know): April 152014	

(b) If you filed any second petition, application, or motion, give the same information:
(1) Name of court: West Virginia Supreme Court of Appeals
(2) Docket or case number (if you know): No. 14-0483 (Me Double Canty 11-C-16)
(3) Date of filing (if you know):
(4) Nature of the proceeding: Appeal of Habeas Coepus petition of Paling
(5) Grounds raised: Q in effective ASS. stance of coursel
@ Violation of due process based ownerious by
Circuit Clerk Controting (Admitted) withers Brian Salgers
B Violation of the process based on Actions of
prosecuting Attorney SID BEDD
@ Violatial of the process because Judge Stephens
dalid recuse houself Con Gimment true ad had
A personal and political relationship with victor
(6) Did you receive a hearing where evidence was given on your petition, application, or motion? 1 Yes No (7) Result: Affizmed (with Justice Menis F Ketchun Dissertion)
(8) Date of result (if you know): May 152015
(c) If you filed any third petition, application, or motion, give the same information:
(1) Name of court:
(2) Docket or case number (if you know):
(3) Date of filing (if you know):
(4) Nature of the proceeding:
(5) Grounds raised: I Didn'd Know I could go suphiphel
IN State court. I had Direct appeal
then Habers than the Appeal of the Habers

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(Rev. 01/15	(6) Did you receive a hearing where evidence was given on your petition, application, or motion?	
	Yes No	
	(7) Result:	
	(8) Date of result (if you know):	
	(d) Did you appeal to the highest state court having jurisdiction over the action taken on your petition, application,	
	or motion?	
	(1) First petition:	
	(2) Second petition: ☐ Yes ☐ No	
	(3) Third petition:	
	(e) If you did not appeal to the highest state court having jurisdiction, explain why you did not:	
12.	For this petition, state every ground on which you claim that you are being held in violation of the Constitution,	
	laws, or treaties of the United States. Attach additional pages if you have more than four grounds. State the facts	
	supporting each ground.	
	CAUTION: To proceed in the federal court, you must ordinarily first exhaust (use up) your available state-court remedies on each ground on which you request action by the federal court. Also, if you fail to set	
	forth all the grounds in this petition, you may be barred from presenting additional grounds at a later date.	
GROUI	ND ONE: I Neffective Assistance of Causel	
(a) Supr	porting facts (Do not argue or cite law, Just state the specific facts that support your claim.):	
DIDID	but have co caused even the he Admitted he was over wheleved. He also told me the knined	
	res FlogolAnderson did not Subpagna Alib. witness that resulted in one of	
	coming. There was Jory instruction About Alibi defence and he never took	
ars	spoke to Z of them. At Habous Evidendumy homing he lied Adsaid Awithous	ango
	story on the stone and that was an outplate live. He also lied at an eded bugh	
Conn	s to see me 5 to 15 times At jail. I have letters and jail visitation list that pr	ces itwas
	anceable weres proped me for trust. The wesk goton lose hard only took 2 state	
he Ko Appeal (b) If yo	ou did not exhaust your state remedies on Ground One, explain why:	with her to what he didn ADD to Diout
No	Id Not Add it. He was hung up as the isproper 4046	
2010	luce proffered to beg him to Add the confederal in	Caro
IN:	to it. He Kept getting more resentated and dight every	lant
0/	in Appeal until it was well are A year. Then he to	red
70	do it at the bastminute	J
-		

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(c)

(d)

15)			Page 7
Direct Appeal of Ground One:			
(1) If you appealed from the judgment of conviction, did you raise this issue?	☐ Yes	☐ No	
(2) If you did not raise this issue in your direct appeal, explain why:	exclain	ed: m	Appeal
(2) If you did not raise this issue in your direct appeal, explain why: I just Attenues Tack Hickork was only concerned he was also Eccused on Root being guilty	with	404/6	3 29
he was also Eccused on PRO+ being guilt	, CNO e	urdnee	
st-Conviction Proceedings:)		
(1) Did you raise this issue through a post-conviction motion or petition for habeas co	orpus in a sta	te trial court	?
Yes D No			
(2) If your answer to Question (d)(1) is "Yes," state:			
Type of motion or petition: Memarond on in Support of Peti	travof	fotisw	HALDRAS CCA
w "	.+ Cove		
Caudy West Virguis			
Docket or case number (if you know): (Se Nombre 11-C-110			
Date of the court's decision: April 15 2014 (Filed in Cir	cuit Cours	t of M	wall as
Result (attach a copy of the court's opinion or order, if available):		- 4	
(3) Did you receive a hearing on your motion or petition?	☐ Yes	☐ No	
(4) Did you appeal from the denial of your motion or petition?	☐ Yes	□ No	
(5) If your answer to Question (d)(4) is "Yes," did you raise this issue in the appeal?	Yes	No	
(6) If your answer to Question (d)(4) is "Yes," state:			
Name and location of the court where the appeal was filed: West Virginia	NIA SI	preme	
Court of Appeals			
Docket or case number (if you know): 14-0483			
Date of the court's decision: May 15 2015			
Result (attach a copy of the court's opinion or order, if available):	med w	,44	
Judge/Justice Martis E. Ketchen Diss	ienting		
(7) If your answer to Question (d)(4) or Question (d)(5) is "No," explain why you did	not raise this	s issue:	40.00
I have No Clue As to why my	APREM	2 laws	٧2
didit been it up other than	him !	Mil 9) TO
do it at the last second. He was	13 AS	12 Pal	5
La Lasalla de Carl Carl	d Anna	100	,- ·

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(e) Oth	er Remedies: Describe any other procedures (such as habeas corpus, administrative remedies, etc.) that you have
used to	exhaust your state remedies on Ground One:
GROU	ND TWO: Updation of due process based on the Actions by Crecuit
Clee	K Michael Brooks Admittingly contacting withous BRIAN Solyers
	porting facts (Do not argue or cite law. Just state the specific facts that support your claim.):
Mchao	l Brooks was the Clerk and the prosecioning Attorney S. & Bell Asked him to call A RECARTING
	s. He claimed it was whis personal composity that he was A amily Found", Altho the call back
	ser he left was of his call phone. His call phone was paid for by the county cammission.
	UAS NOT a Creed of the Family. The also one who was feverally with him was his mother and
	only RAW ACROSS each other At Rawdom durches they would to with mea, He was only a' FR.
	some way he wasn't an enough Judge Stephens aren soud at habeas Evedentuary hemm
	twas improper for the circuit clerk to do so. No one know about him cally until the dr
of the form (b) If you	u did not exhaust your state remedies on Ground Two, explain why: my Appeal Attenuer Dack Hickark
	inaffective and did very little to organizing CASE. It took his 16 mosts
Alta	- I was sustanced to file my Appeal and he only begand working as it sweek
N2 5	so before the dead like was up. He was here ble (court appointed)
(c)	Direct Appeal of Ground Two:
	(1) If you appealed from the judgment of conviction, did you raise this issue?
	(2) If you did not raise this issue in your direct appeal, explain why: The some Clason As above
	I track to tell him to Add this And A Rew others but he would not
(d)	I typed to tell him to Add this And A Rew others but he would let fisher. He was not ever going to Add the improper testerong of the CI but I I to Post-Conviction Proceedings:
	(1) Did you raise this issue through a post-conviction motion or petition for habeas corpus in a state trial court?
	Yes No
	(2) If your answer to Question (d)(1) is "Yes," state:
	Type of motion or petition: Writ of Habers Coppus petition for reflief (memorandum)
	Name and location of the court where the motion or petition was filed: Circuit Court of
	Fazette Cango West Virgilias
	Docket or case number (if you know): Case wanter 11-C-110
	Date of the court's decision: April 15 2014 (Fagette co. Sout + to McDowell Co.)

Page 9 AO 241 (Rev. 01/15) Result (attach a copy of the court's opinion or order, if available): Defilia WAS Deviled istic Mevis E. Kotchun writing A disser □ No (3) Did you receive a hearing on your motion or petition? □ No (4) Did you appeal from the denial of your motion or petition? (5) If your answer to Question (d)(4) is "Yes," did you raise this issue in the appeal? □ No (6) If your answer to Question (d)(4) is "Yes," state: Name and location of the court where the appeal was filed: West Vaeginia Supreme Court Of Appeals Docket or case number (if you know): Date of the court's decision: Result (attach a copy of the court's opinion or order, if available): Affirmed with ? Medis E. Ketchun Dissending (7) If your answer to Question (d)(4) or Question (d)(5) is "No," explain why you did not raise this issue: Other Remedies: Describe any other procedures (such as habeas corpus, administrative remedies, etc.) that you (e) have used to exhaust your state remedies on Ground Two: Violation of due process based on Actions of **GROUND THREE:** Moseciana Afferra, Sid Bell (a) Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.): Prosecutor Know at A CI that Supposedly saw reconstrug withour drop Town Overstroff At

Prosecutor Krow of A CI that supposedly saw recording withers drop Tong Overstoff At parting lot majored to victors have He did Not disclose information and is importe if he says he didn't Krow we have thereight to anyone who has knowned of crime especially when the Cop's going to testing without Brooks to cold A recording withouts. Brooks questioned and ever threatened said withouts Prosecutor is not importe of these actions as well. He asked Circuit Clerk to Act on his behalf. He also had about the Forts in the very Fire report at evidentum, heaving the also pas Soil house Switch on the Stand Known everything he said contradicted what the police and medical examiners proportioned.

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) If y	ou did not exhaust your state remedies on Ground Three, explain why:	an:	> 000m0
Par	uses did Not bring it up for the some reasons he d	0.0	
V	other issues. A Habers Atbrong did Arel Followed "		due ismos
P	on an appeal to the devine of Radiof of Habeas of		
)	Direct Appeal of Ground Three:		AND A CONTRACT MANAGEMENT
	(1) If you appealed from the judgment of conviction, did you raise this issue?	☐ Yes	O No
	(2) If you did not raise this issue in your direct appeal, explain why:	Sack Hu	Kack wered
	Not lister ar take An Advice I had on the me		
)	Post-Conviction Proceedings:		4
	(1) Did you raise this issue through a post-conviction motion or petition for habeas cor	pus in a state	e trial court?
	Yes 🗖 No		
	(2) If your answer to Question (d)(1) is "Yes," state:		
	Type of motion or petition: Weit of Habers Corpus petition	Car re	liel.
	Name and location of the court where the motion or petition was filed:		426
	Docket or case number (if you know): Case Nomber 11-6-110		
	Date of the court's decision: April 15 ZO14 (Fayette con	Puz 26	h Marinell)
		WAS	Denied will
	Justice Menis E. Ketchun weiting Disser	D	
	(3) Did you receive a hearing on your motion or petition?	☐ Yes	□ No
	(4) Did you appeal from the denial of your motion or petition?	Yes	□ No
	(5) If your answer to Question (d)(4) is "Yes," did you raise this issue in the appeal?	Yes	□ No
	(6) If your answer to Question (d)(4) is "Yes," state:		
	Name and location of the court where the appeal was filed: West varywing	A 5500	eme (aust
	of Appeals		
	Docket or case number (if you know): 14-0483		
	Date of the court's decision: May 15 2015		
	Result (attach a copy of the court's opinion or order, if available):	ed w. 4	the Distice
	Monis E. Ketchun Disseding		

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	(7) If your answer to Question (d)(4) or Question (d)(5) is "No," explain why you did not raise this issue:
(e)	Other Remedies: Describe any other procedures (such as habeas corpus, administrative remedies, etc.) that you
	have used to exhaust your state remedies on Ground Three:
	ND FOUR: Violation of Due Process because because Judge
	phones had A political and Porsonal Relationship with Victory porting facts (Do not argue or cite law. Just state the specific facts that support your claim.):
20	Dye Addmited having relationship but did not disclose it. Come There
WA	s A charge of venue and Trage Stephens Requested to stay on as
tow	I Judge. My offeren said My mother and I requested for the Judge to
Sta	on his worthing could be Earther From the truth At solering
the !	Sidens Drighter made the conned. To Judge Stepheis that "you Know
m	Father! He Also recused himself for the Mabeas we't and if he
(b) If yo	So Cashard willing to do so was why not before. The other Judge in the Recused hisself not when the suite with the fore of the state remedies on Ground Four, explain why:
JAC	K Hickock did Not want to Add Anything except 4046)
عاصات	luce And he Knew it the didn't it could be brought
np	later.
(c)	Direct Appeal of Ground Four:
	(1) If you appealed from the judgment of conviction, did you raise this issue?
	(2) If you did not raise this issue in your direct appeal, explain why: Explained Above. I
	Inged to have Appeal Langer to add all these issues but he would not lister.
(d)	Post-Conviction Proceedings:
	(1) Did you raise this issue through a post-conviction motion or petition for habeas corpus in a state trial court?
	Yes No
	(2) If your answer to Question (d)(1) is "Yes," state:
	Type of motion or petition: 101017 of Mahas Coppers potition Sep 22 kiel

Page 12 AO 241 (Rev. 01/15) Circuit Courto Name and location of the court where the motion or petition was filed: Docket or case number (if you know): April 15 7014 (Togethe Consy set to McDowell) Date of the court's decision: Result (attach a copy of the court's opinion or order, if available): Menis E. Ketchum writing Disser (3) Did you receive a hearing on your motion or petition? ☐ No (4) Did you appeal from the denial of your motion or petition? ☐ No (5) If your answer to Question (d)(4) is "Yes," did you raise this issue in the appeal? □ No (6) If your answer to Question (d)(4) is "Yes," state: Name and location of the court where the appeal was filed: West Virginia Su preme Court Appeals Docket or case number (if you know): 14-0482 Date of the court's decision:

Result (attach a copy of the court's opinion or order, if available):	stico
MONIS E. Ketchun Disserding	
(7) If your answer to Question (d)(4) or Question (d)(5) is "No," explain why you did not raise this issue:	
Other Remedies: Describe any other procedures (such as habeas corpus, administrative remedies, etc.) that	you
have used to exhaust your state remedies on Ground Four:	

(e)

answer these additional questions about the petition you are filing:
Have all grounds for relief that you have raised in this petition been presented to the highest state court
having jurisdiction?
If your answer is "No," state which grounds have not been so presented and give your reason(s) for not
presenting them: Grand John of Down Process by Keith Auville (paice)
for threaten recording these and Quotioning him For 8 hours 8 Days often
his son Jermen Awille was implanted as being possible suspend of one.
Rebitings with the person who was kens towclers have applied to see him aline the soft the different them in Is there any ground in this petition that has not been presented in some state or federal court? If so, which I had a not been presented in some state or federal court? If so, which I had a not been presented in some state or federal court? If so, which I had a not been presented in some state or federal court?
ground or grounds have not been presented, and state your reasons for not presenting them:
Grand 5 was not know undit evidendum hearing and my trust of Horney
Just gave me my file from tring a mash ago and that's when I saw
the tip about Keith Awillo's sow being implyeded,
you previously filed any type of petition, application, or motion in a federal court regarding the conviction
ou challenge in this petition? Yes D No
es," state the name and location of the court, the docket or case number, the type of proceeding, the issues
, the date of the court's decision, and the result for each petition, application, or motion filed. Attach a copy
court opinion or order, if available. Direct appeal to West Uniginia Supreme Count of Appeals
her 34856 Direct Appeal Improper 404 b and Confinalistian chaise Right to face
couser Petition Dowed Justice News E. Retehan Westing Dissell - West Habers Gogges
other Condy moved to McDouble conty Chail Action 11-6-110 June, 8 2011 @ IN seffective performance
caused & Miscardist of Cocait Clerk Michael Brocks Admittigly angaging in Exporte
michins on behalf as Presending Attorney Sid Boll & College frial Judge Bares Stephons
littaily receive hiself because he had a personal and Political relater shipming victory
neitheral misconduit of moscoding Attorney to Bolls Reliberation Shortwise the introduction of the source of the s
dgment you are challenging?
s," state the name and location of the court, the docket or case number, the type of proceeding, and the issues

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16.	Give the name and address, if you know, of each attorney who represented you in the following stages of the		
	judgment you are challenging:		
	(a) At preliminary hearing: The NAME IS Pete Black he was from public.		
	Defenders affice. I so remain he use to be A tax Atteriory.		
	(b) At arraignment and plea: Floyd Anderson (public Deluders Office)		
	30 Mc Dowell stof PO Box 1002 Welch, WY > 24801		
	(c) At trial: Flogo Anderson (public Defender) 30 Mc Donell Hosp,		
	P.O. Box 1002 Wolch WV. 24801		
	(d) At sentencing: Floyof Anderson (public Detader) 30 Mc Dowell Steet,		
	P.O. Box 1002 Welch WV. 24801		
	(e) On appeal: Jack Hickok (public Dotander) one players club Drive Suite 301		
	Chaliston UV 2531/ Brief and areal Angused by David Schles 815 Quareire Street Sute 306 Chall		
	(f) In any post-conviction proceeding: Rico Mache 444 Rock Aus Road Charleston WV. 25302		
	And Scott Driver 601 57th street south exist Charleston W. 25304		
	(g) On appeal from any ruling against you in a post-conviction proceeding: Rico Moore 441 Rockrum Road		
	Charleston WV. 25302 and Scott Deiver 601 57th Street South east		
17.	Do you have any future sentence to serve after you complete the sentence for the judgment that you are		
	challenging?		
	(a) If so, give name and location of court that imposed the other sentence you will serve in the future:		
	Circuit Const McDonel County West Useguin		
	(b) Give the date the other sentence was imposed: 7-31-07		
	(c) Give the length of the other sentence: 1 year - petie In case fock plea of kniety us have		
	(d) Have you filed, or do you plan to file, any petition that challenges the judgment or sentence to be served in the		
	future?		
18.	TIMELINESS OF PETITION: If your judgment of conviction became final over one year ago, you must explain		
	why the one-year statute of limitations as contained in 28 U.S.C. § 2244(d) does not bar your petition.*		
	I don't know exactly what this news. I was		
	Sudered in 7-31-07- my Dreed Appeal was Decided 6-16-2010		
	Mabons Decided on 4-15-14 and the Appeal to Habers was		
	Decided ON 5-15-15		
	So if the year goes off the Date I was last in cover		
	So if the year goes off the Date I was last in cover then I'm well with with gen. It it doesn't I down that		
	$oldsymbol{arphi}$		

to say. I've Eught every step of the way Add done everything
IN A time, mariner. All I kas for sine is that I'm AD William
man in prison and can't got on one to see the arions. Well
except for Suprene court Statice, Mexis E. Ketchun.
I know it said to Attach a copy of the Habers
Costop som I HA. Fi sunt Cob I End hairingo
was the Disserd by Ketchun on the Direct Appeal I
do know Justice Ketchin plso Disserved and the Hapias
Appeal but have were gother Aunthing in writing.
I'm serong a copy of his Disses Alang with
The serving A copy of his Dissest play with other podded Grounds with this. Throw you for your
Time.

- (1) A one-year period of limitation shall apply to an application for a writ of habeas corpus by a person in custody pursuant to the judgment of a State court. The limitation period shall run from the latest of -
 - (A) the date on which the judgment became final by the conclusion of direct review or the expiration of the time for seeking such review;
 - (B) the date on which the impediment to filing an application created by State action in violation of the Constitution or laws of the United States is removed, if the applicant was prevented from filing by such state action;
 - (C) the date on which the constitutional right asserted was initially recognized by the Supreme Court, if the right has been newly recognized by the Supreme Court and made retroactively applicable to cases on collateral review; or
 - (D) the date on which the factual predicate of the claim or claims presented could have been discovered through the exercise of due diligence.

^{*} The Antiterrorism and Effective Death Penalty Act of 1996 ("AEDPA") as contained in 28 U.S.C. § 2244(d) provides in part that:

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(2)		n for State post-conviction or other collateral review with ng shall not be counted toward any period of limitation
Therefore, petit	ioner asks that the Court grant the following relief:	Convidia be arestimed and
to be	given a new trial	
or any other rel	ief to which petitioner may be entitled.	
		Signature of Attorney (if any)
	rtify, verify, or state) under penalty of perjury that the Corpus was placed in the prison mailing system on	e foregoing is true and correct and that this Petition for $\frac{\text{Joly (e Z015)}}{\text{(month, date, year)}}$
Executed (signe	ed) on <u>July 6 2015</u> (date).	
If the person sig	gning is not petitioner, state relationship to petitioner	Signature of Petitioner and explain why petitioner is not signing this petition.